S AO 472 (Rev. 3/86) Order of Detention Pending Trial

	•,		UNITED	STATES D	ISTRICT COU	URT	U.S. DISTR DISTRICT OF	ICT COURT NEBRASKA
				District or	f	NEBR	ASKA	
		UNITED STATES	OF AMERICA				7005 AUG 25	PM 4: 05
		V.			ORDER OF DET	ENTIO	VPENDING	THEATLERK
		KARL ANTONIO		Ca	se Number: 4:05CR	3089		
	In a	Defenda ecordance with the Bail F		8 3142(f) a detention	hearing has been held. I	conclude th	at the following fac	ets require the
det	entior	of the defendant pendin	ng trial in this case.		-		ar are rough wing re-	vio require are
Part I—Findings of Fact								-
(1) The defendant is charged with an offense described in 18 U.S.C. § 3142(f)(1) and has been convicted of a or local offense that would have been a federal offense if a circumstance giving rise to federal jurisdiction had								nse 🔝 state t is
		a crime of violence	as defined in 18 U.S.	C. § 3156(a)(4).		•		
 an offense for which the maximum sentence is life imprisonment or death. an offense for which a maximum term of imprisonment of ten years or more is prescribed in 								
		_		·				.*
a felony that was committed after the defendant had been convicted of two or more prior federal offenses de § 3142(f)(1)(A)-(C), or comparable state or local offenses.								3 U.S.C.
П	(2)				lant was on release pendin	ng trial for a	federal, state or lo	cal offense.
		A period of not more tha	an five years has elap:		of conviction releas			
П	(4)	for the offense described Findings Nos. (1), (2) ar		ittable presumption that	no condition or combinat	tion of cond	litions will reasona	bly assure the
ᅮ	[(4) Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure safety of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption.							
				Alternative Find	• , ,			·
X	(1)	There is probable X for which a ma	cause to believe	that the defendan	t has committed an ten years or 21 U	offense	° 801 et sea	
		under 18 U.S.C. § 9	924(c).	-	•		_	
X	(2)	The defendant has not re the appearance of the de			g 1 that no condition or cor	nbination of	f conditions will re	asonably assure
		are appearance of the co	oronaum up roquirou u	Alternative Fine	· ·			
	(1) There is a serious risk that the defendant will not appear.							
	(2)	(2) There is a serious risk that the defendant will endanger the safety of another person or the community.						
					L 100. ■			
		·						
				<u> </u>				
					f Reasons for Detention			_
dar		d that the credible testim of the evidence th <u>at</u>	nony and information :	submitted at the hearing	g establishes by	ar and conv	incing evidence	∐ a prepon-
uci	ance	De	f. war	ed Notin	hra + zer	·ees_	to dete	utcon_
	_	A de la de			7			
		M. 4113 41	ine,					
_			······································					
_			Dowi	III Directions De	anding Detention			
	The	defendant is committed to	o the custody of the At	t III—Directions Rep torney General or his de	signated representative for	r confineme:	nt in a corrections fa	acility separate,
to rea	the ex sonal	stent practicable, from pole opportunity for private	ersons awaiting or set te consultation with d	rving sentences or bein lefense counsel. On ord	g held in custody pending der of a court of the Unite	g appeal. T ed States or	The defendant shall on request of an a	l be afforded a attorney for the
Go	vernn	nent, the person in charge	e of the corrections fa-		efendant to the United Sta			
ın (conne	ction with a court procee	eaing.				>	
	1	1/25/05		Al La	:1/~//	[[] .	ti.	
	 /	Date	· · · · · · · · · · · · · · · · · · ·	- Jane	Signature of Judic	ial Officer		
				 -	David L. Piester, U.S. M			
					Name and Title of Ju	ıdıcial Offic	er	

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).